Case 3:21-cv-08249-DLR Document 24-10 Filed 01/11/22 Page 3 of 26

	Case 3:21-cv-08249-DLR Document 24-10 Filed 01/11/22 Page 4 of 26
1	Case No. P1300CV202100396
2	CERTIFICATE OF SERVICE
3	I HEREBY CERTIFY that on this 10 day of November 2021, I served a true and
4	correct copy of the foregoing document via the Arizona Court's electronic filing system.
5	/s/ Marc J. Randazza
6	Randazza Legal Group, PLLC
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Marc J. Randazza (AZ Bar No. 027861)
RANDAZZA LEGAL GROUP, PLLC
2764 Lake Sahara Drive, Suite 109
Las Vegas, NV 89117
Telephone: 702-420-2001
ecf@randazza.com
Attorneys for Defendants
Audrey Davis and John Doe Davis

SUPERIOR COUI

SUPERIOR COURT, STATE OF ARIZONA IN AND FOR THE COUNTY OF YAVAPAI

RHONDIE VOORHEES, an individual,

Plaintiff,

V.

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AUDREY DAVIS, an individual, and **JOHN DOE DAVIS**, an individual

Defendant.

Case No. P1300CV202100396

Dept. 2

NOTICE OF FILING EVIDENCE

PLEASE TAKE NOTICE that Defendant Audrey Davis hereby files the Declaration of Anne Fairchild Smith in support of Defendant's Opposition to Motion to Strike Audrey Davis' Motion to Deem Clerk's Default Void or, in the Alternative, to set it aside.

During the hearing on Tuesday, October 26, 2021, the Court requested the filing of additional evidence prior to the hearing scheduled for Tuesday, December 14, 2021. The attached documentation appears to fill the gaps in the analysis, which was of concern to the Court. The Court stated that it would set aside the default if provided with this documentation. In the event that the Court feels that this is insufficient to support setting aside the default, the Defendant respectfully requests a brief telephonic status conference with the Court.

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Case 3:21-cv-08249-DLR Document 24-10 Filed 01/11/22 Page 6 of 26

	Case 3:21-cv-08249-DLR Document 24-10 Filed 01/11/22 Page 7 01 26
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	- 3 - Notice of Supplemental Documentation P1300CV202100396

P1300CV202100396

249-928 P3cument 24-10 Filed 01/11/22 Page 8 of 26

DocuSign Envelope ID: DA60A084

- 6. At the request of Audrey Davis, I provided her with a copy of her DA Form 597-3, which is her Army Senior Reserve Officers' Training Corps (ROTC) Scholarship Cadet Contract. A true and correct copy of the form, redacted for privacy, is attached hereto as **Exhibit 2**.
- 7. I am aware that there is some question as to whether Audrey's *official military orders*, attached as **Exhibit 3**, are "real" orders meaning, the question is whether Audrey had the option of ignoring them. She did not have that option. These orders are *orders*. They are not suggestions, nor invitations, but *orders*.
- 8. Had Audrey not gone to the training required in these *orders* she would have been subject to military discipline, including potential jail time.

I declare under penalty of perjury that the forgoing is true and correct.

Executed on 11/10/2021



Anne Fairchild Smith

DD Form 4

ENLISTMENT/REENLISTMENT DOCUMENT ARMED FORCES OF THE UNITED STATES

PRIVACY ACT STATEMENT

AUTHORITY: 5 LLS C 3331: 10 LLS C 113 136 502 504 505 506 507 508 509 510 513 515 516 518 519 972 978 2107 2107a 3253

3258, 3262, 5540, 8252, 8253, 825 632; 32 U.S.C. 301, 302, 303, 304;	7. 8258. 12102. 12103. 12	104, 1210	5, 12106, 12107, 12108, 12301, 12302, 12304, 12	2305, 124	05; 14 USC	351,
PRINCIPAL PURPOSE(S): To rec military personnel records which are actions. The purpose of soliciting the	e used to document promo	tion, reass	e U.S. Armed Forces. This information becomes ignment, training, medical support, and other per	a part of t sonnel ma	he subject' inagement	S
ROUTINE USE(S): This form beco	mes a part of the Service's	Enlisted N	Master File and Field Personnel File. All uses of t	he form a	re internal t	to the
DISCLOSURE: Voluntary; however	r, failure to furnish persona	al identifica	tion information may negate the enlistment/reenli	stment ap	plication.	
A STATE OF THE ASSESSMENT	A. ENLISTEE/R	EENLIS	TEE IDENTIFICATION DATA			
1. NAME (Last, First, Middle)	Established And I	B Link	2. SOCIAL SECURITY NUMBER	U. S.III		7
Davis, Audrey, Elizabeth	Total Control					
3. HOME OF RECORD (Street, City, 1103 OvreCliff Dr., Apex, NC 27)		Code)	4. PLACE OF ENLISTMENT/REENLISTME US Army ROTC, Northern Arizona Univer	NT (Mil. In: sity, Flag	stallation, Ci staff, AZ 8	ly, State) 6011
5. DATE OF ENLISTMENT/	6. DATE OF BIRTH (YY	YYMMDD)	7. PREV MIL SVC UPON ENL/REENLIST	YEARS	MONTHS	DAYS
REENLISTMENT (YYYYMMDD)		4 11	a. TOTAL ACTIVE MILITARY SERVICE			III TO B
20191021	Burt walliams		b. TOTAL INACTIVE MILITARY SERVICE	4-110 H	CHA LE	MIT THE
Child Elempas I trees	on facilities from Lawren	B. AG	REEMENTS			
8. I am enlisting/reenlisting in	the United States (list bi	ranch of se	arvice) Army Reserv	e		STATE OF
this date for 8	years and	0	weeks beginning in pay grade CA	ADET	of wh	ich
0 years and	0 weeks	is consid	ered an Active Duty Obligation, and	0	years a	and
authority. This eight year serve a total authority. This eight year serve reenlistment are in Section Carbon DA FORM 597-3 a. FOR ENLISTMENT IN A DI understand that I am joining to United States (list branch of sending 15 days, unless this period of a nonpay status and that I am limited to medical care, liability understand that the period of to I also understand that the period described in paragraph 10, be recruiter informed of any change.	of eight (8) years, unlegated and Annex(es) (list name and Annex(es) (list name and Annex(es)) (list name and Annex(es)) (list name and annex(es)) I understand the DEP. I understand the properties of time is otherwise externot entitled to any benefit in an in the DE and of time while I am in the DE and of time while I am in the DEP, goes in my physical or design my physic	ISTMENT that by join nded by the fits or printing is NOT I understa	PROGRAM (DEP): ning the DEP I am enlisting in the Ready Reformed Secretary concerned. While in the DEP, I wileges as a member of the Ready Reserve, action benefits, or disability retired pay if I incompared in the Important of the Ready Reserve, or disability retired pay if I incompared in the Important of Important of the Important of	eserve con a period underst to includur a physic aprice obtions and	emponent I not to ex and that I le, but not ical disab tatus. Ho ligation I keep my	of the sceed am in t billity. I wever,
WILL be ordered to active duty for enlistment in the Regular or	y unless I report to the p omponent of the United	States (III	wn in item 4 above by (list date (YYYYMMDD)) st branch of service)	10113		
for not less than	years and	_ weeks.	provinces or an electro to busin their tence	e.os l s	tillou Ini	7-075
b. REMARKS: (If none, so state	1.)					
"Authority AR 145-1, USAR Con	ntrol Group (ROTC)"		COLUMN AND AND AND AND AND AND AND AND AND AN			
	M					to emili
	(10)					175 E
The late of the second	DA form 597-3	doe's	all the promises made to me buttle Co	mort 41	IVTUNO	FIRE
c. The agreements in this sect ANYONE HAS PROMISED MI (Initials of Enlistee/Reenlistee)	E IS NOT VALID AND V	WILL NO	all the promises made to me by the Government BE HONORED.		ntinued on	

DD FORM 4/1, OCT 2007

PREVIOUS EDITION IS OBSOLETE.

Adobe Professional 8.0

C. PARTIAL STATEMENT OF EXISTING UNITED STATES LAWS

9. FOR ALL ENLISTEES OR REENLISTEES:

I understand that many laws, regulations, and military customs will govern my conduct and require me to do things under this agreement that a civilian does not have to do. I also understand that various laws, some of which are listed in this agreement, directly affect this enlistment/reenlistment agreement. Some examples of how existing laws may affect this agreement are explained in paragraphs 10 and 11. I understand that I cannot change these laws but that Congress may change these laws, or pass new laws, at any time that may affect this agreement, and that I will be subject to those laws and any changes they make to this agreement. I further understand that:

- a. My enlistment/reenlistment agreement is more than an employment agreement. It effects a change in status from civilian to military member of the Armed Forces. As a member of the Armed Forces of the United States, I will be:
- (1) Required to obey all lawful orders and perform all assigned duties.
- (2) Subject to separation during or at the end of my enlistment. If my behavior fails to meet acceptable military standards, I may be discharged and given a certificate for less than honorable service, which may hurt my future job opportunities and my claim for veteran's benefits.
- (3) Subject to the military justice system, which means, among other things, that I may be tried by military courts-martial.
- (4) Required upon order to serve in combat or other hazardous situations.
- (5) Entitled to receive pay, allowances, and other benefits as provided by law and regulation.
- b. Laws and regulations that govern military personnel may change without notice to me. Such changes may affect my status, pay, allowances, benefits, and responsibilities as a member of the Armed Forces REGARDLESS of the provisions of this enlistment/ reenlistment document.
- 10. MILITARY SERVICE OBLIGATION, SERVICE ON ACTIVE DUTY AND STOP-LOSS FOR ALL MEMBERS OF THE ACTIVE AND RESERVE COMPONENTS, INCLUDING THE NATIONAL GUARD.
- a. FOR ALL ENLISTEES: If this is my initial enlistment, I must serve a total of eight (8) years, unless I am sooner discharged or otherwise extended by the appropriate authority. This eight year service requirement is called the Military Service Obligation. Any part of that service not served on active duty must be served in the Reserve Component of the service in which I have enlisted. If this is a reenlistment, I must serve the number of years specified in this agreement, unless I am sooner discharged or otherwise extended by the appropriate authority. Some laws that affect when I may be ordered to serve on active duty, the length of my service on active duty, and the length of my service in the Reserve Component, even beyond the eight years of my Military Service Obligation, are discussed in the following paragraphs.
- b. I understand that I can be ordered to active duty at any time while I am a member of the DEP. In a time of war, my enlistment may be extended without my consent for the duration of the war and for six months after its end (10 U.S.C. 506, 12103(c)).
- c. As a member of a Reserve Component of an Armed Force, in time of war or of national emergency declared by the Congress, I may, without my consent, be ordered to serve on active duty, for the entire period of the war or emergency and for six (6) months after its end (10 U.S.C. 12301(a)). My enlistment may be extended during this period without my consent (10 U.S.C. 12103(c)).

- d. As a member of the Ready Reserve (to include Delayed Entry Program), in time of national emergency declared by the President, I may, without my consent, be ordered to serve on active duty, and my military service may be extended without my consent, for not more than 24 consecutive months (10 U.S.C. 12302). My enlistment may be extended during this period without my consent (see paragraph 10g).
- e. As a member of the Ready Reserve, I may, at any time and without my consent, be ordered to active duty to complete a total of 24 months of active duty, and my enlistment may be extended so I can complete the total of 24 months of active duty, if:
- (1) I am not assigned to, or participating unsatisfactorily in, a unit of the Ready Reserve; and
 - (2) I have not met my Reserve obligation; and
- (3) I have not served on active duty for a total of 24 months (10 U.S.C. 12303).
- f. As a member of the Selected Reserve or as a member of the Individual Ready Reserve mobilization category, when the President determines that it is necessary to augment the active forces for any operational mission or for certain emergencies, I may, without my consent, be ordered to active duty for not more than 365 days (10 U.S.C. 12304). My enlistment may be extended during this period without my consent (see paragraph 10g).
- g. During any period members of a Reserve component are serving on active duty pursuant to an order to active duty under authority of 10 U.S.C. 12301, 12302, or 12304, the President may suspend any provision of law relating to my promotion, retirement, or separation from the Armed Forces if he or his designee determines I am essential to the national security of the United States. Such an action may result in an extension, without my consent, of the length of service specified in this agreement. Such an extension is often called a "stop-loss" extension (10 U.S.C. 12305).
- h. I may, without my consent, be ordered to perform additional active duty training for not more than 45 days if I have not fulfilled my military service obligation and fail in any year to perform the required training duty satisfactorily. If the failure occurs during the last year of my required membership in the Ready Reserves, my enlistment may be extended until I perform that additional duty, but not for more than six months (10 U.S.C. 10148).
- 11. FOR ENLISTEES/REENLISTEES IN THE NAVY, MARINE CORPS, OR COAST GUARD: I understand that if I am serving on a naval vessel in foreign waters, and my enlistment expires, I will be returned to the United States for discharge as soon as possible consistent with my desires. However, if essential to the public interest, I understand that I may be retained on active duty until the vessel returns to the United States. If I am retained under these circumstances, I understand I will be discharged not later than 30 days after my return to the United States; and, that except in time of war, I will be entitled to an increase in basic pay of 25 percent from the date my enlistment expires to the date of my discharge.
- 12. FOR ALL MALE APPLICANTS: Completion of this form constitutes registration with the Selective Service System in accordance with the Military Selective Service Act. Incident thereto the Department of Defense may transmit my name, permanent address, military address, Social Security Number, and birthdate to the Selective Service System for recording as evidence of the registration.

(Initials of Enlistee/Reenlistee)



NAME OF ENLISTEE/REENLISTEE (Last, First, Middle)		SOCIAL SECURITY NO. OF ENLISTEE/REENLISTEE
Davis, Audrey, Elizabeth		4-7-19-9-1
D. C	ERTIFICATION AND AC	CEPTANCE
information is false or incorrect, this enlistment by a Federal, civilian, or military court and, if for	may be voided or terminate and guilty, may be punished.	
C and how they may affect this agreement that only those agreements in Section B ar	. Any questions I had were nd Section C of this documer promises or guarantees	statement of existing United States laws in Section re explained to my satisfaction. I fully understand ment or recorded on the attached annex(es) will be made to me by anyone that are not set forth in proored. DA FORM 597-3
D. SIGNATURE OF ENLISTEE/REENLISTEE	h Bayes	c. DATE SIGNED (YYYYMMDD) 20191021
14. SERVICE REPRESENTATIVE CERTIFICAT	TION	
a. On behalf of the United States (list branch of si	ervice)	ARMY
I accept this applicant for enlistment. I have we that only those agreements in Section B of this by any person are not effective and will not be it.	form and in the attached An	m 13b to this document. I certify that I have explained nex(es) will be honored, and any other promises made -3
b. NAME (Last, First, Middle)	c. PAY GRADE	d. UNIT/COMMAND NAME
SARTORI, TIMOTHY EMILE	0-5	US Army ROTC, Northern Arizona University
e. SIGNATURE	f. DATE SIGNED	g. UNIT/COMMAND ADDRESS (City, State, ZIP Code)
1 11/11	(YYYYMMDD)	T . COTT FE . 17 0/011 /012
Yunorycraco	20191021	FLAGSTAFF, AZ 86011-6043
E. CONFIRM	ATION OF ENLISTMENT	OR REENLISTMENT
15. IN THE ARMED FORCES EXCEPT THE NA		
I, AUDREY ELIZABETH DAVIS		lemnly swear (or affirm) that I will support and defend
		c; that I will bear true faith and allegiance to the same;
		ders of the officers appointed over me, according to
regulations and the Uniform Code of Military Just		
AND STATES		H CONTAMERICO H
16. IN THE NATIONAL GUARD (ARMY OR AIR):	
1,		emnly swear (or affirm) that I will support and defend
the Constitution of the United States and the Sta		against all enemies, foreign and
		bey the orders of the President of the United States
and the Governor of	and the orders of	f the officers appointed over me, according to law
and regulations. So help me God.		par men in the ways at \$12 months will be reclassically as
47 IN THE MATIONAL CHARD (ADMY OR AIR		
17. IN THE NATIONAL GUARD (ARMY OR AIR		day of
I do hereby acknowledge to have voluntarily		a Reserve of the United States (list branch of service)
in the		ith membership in the
National Guard of the United States for a period		months, days, under the
conditions prescribed by law, unless sooner disch		mondis, days, under the
Conditions prescribed by law, unless sooner discr	larged by proper additionly.	
18.a. SIGNATURE OF ENLISTEE/REENLISTEE	n /	b. DATE SIGNED (YYYYMMDD)
annuls censalith	than I	20191021
19. ENLISTMENTIREENLISTMENT OFFICER C		the bulleting benefit the second of a first off a
a. The above oath was administered, subscribed	d, and duly sworn to (or affirm	ned) before me this date.
b. NAME (Last, First) Middle)	c. PAY GRADE	d. UNIT/COMMAND NAME
SARTORI, TIMOTHY EMILE	0-5	US Army ROTC, Northern Arizona University
B. SIGNATURE	f. DATE SIGNED	g. UNIT/COMMAND ADDRESS (City, State, ZIP Code)
June H. S.A. T	(YYYYMMDD)	THE ACCUMENT AT MAN COLO
imojnys jac w	20191021	FLAGSTAFF, AZ 86011-6043
Unitials of Enlisted Pagnisteel		

NAME OF ENLISTEE/REENLISTEE (Last, First,	Middle)	SOCIAL SECURITY NO. OF ENLISTEE/REENLISTEE
Davis, Audrey, Elizabeth		
F. DISCHAR	GE FROM/DELAYED ENTRY	/ENLISTMENT PROGRAM
20a. I request to be discharged from the I	Delayed Entry/Enlistment Program	(DEP) and enlisted in the Regular Component of the
United States (list branch of service)		for a period of years and
		tions OR if changes were made they are recorded on
Annex(es)	so an vermi ser aid! to see	
which replace(s) Annex(es)	TO COMPANY ON THE BOX	CALLED THE STATE AND
15010	497	The total of the time of time of time of the time of t
b. SIGNATURE OF DELAYED ENTRY/ENLIS	STMENT PROGRAM ENLISTEE	c. DATE SIGNED (YYYYMMDD)
G. APPROVA	L AND ACCEPTANCE BY SE	RVICE REPRESENTATIVE
21. SERVICE REPRESENTATIVE CERTI	FICATION	The Bull store from the rest
a. This enlistee is discharged from the Re	serve Component shown in item 8	and is accepted for enlistment in the Regular
Component of the United States (list branch	of service)	in pay grade
b. NAME (Last, First, Middle)	c. PAY GRADE	d. UNIT/COMMAND NAME
e. SIGNATURE	f. DATE SIGNED (YYYYMMOD)	g. UNIT/COMMAND ADDRESS (City, State, ZIP Code)
H. CON	FIRMATION OF ENLISTMENT	OR REENLISTMENT
22a. IN A REGULAR COMPONENT OF T	HE ARMED FORCES:	
- Land be disast stebles on it	, do so	lemnly swear (or affirm) that I will support and defend
	the succession and the party of	stic; that I will bear true faith and allegiance to the same;
and that I will obey the orders of the Pres	ident of the United States and the	e orders of the officers appointed over me, according to
regulations and the Uniform Code of Milital	ry Justice. So help me God.	PARTY TO MICHAEL ST.
	official and the second	Thomas id was my bank, but he or many
b. SIGNATURE OF ENLISTEE/REENLISTEE	grants and	c. DATE SIGNED (YYYYMMDD)
23. ENLISTMENT OFFICER CERTIFICAT	TION	WHILE THE DETTE HE
a. The above oath was administered, sub-	scribed, and duly sworn to (or affin	med) before me this date.
b. NAME (Last, First, Middle)	c. PAY GRADE	d. UNIT/COMMAND NAME
e. SIGNATURE	f. DATE SIGNED (YYYYMMDD)	g. UNIT/COMMAND ADDRESS (City, State, ZIP Code)
(Initials of Enlistee/Reenlistee)	201074	and the same

DA Form 597-3

ARMY SENIOR RESERVE OFFICERS' TRAINING CORPS (ROTC) SCHOLARSHIP CADET CONTRACT

For use of this form see AR 145-1; the proponent agency is DCS G-1

DATA REQUIRED BY THE PRIVACY ACT OF 1974

AUTHORITY: Title 10, USC, Sections 2005, 2101 through 2111, and 3013. Title 5, USC, Section 301.

PRINCIPAL PURPOSE: To specify the contractual agreements and obligations and to document contracting in the Army Senior Reserve

Officers' Training Corps Scholarship Program.

ROUTINE USES: This form will be maintained in the cadet's Military Personnel Records Jacket and becomes a permanent part of the official

personnel records as confirmation of enrollment, contracting, obligation and agreements.

DISCLOSURE: Disclosure of the information requested in this contract is voluntary. However, applicable portions must be completed if you desire to be enrolled in the Army ROTC Scholarship Program.

PREAMBLE

This contract represents an agreement entered into between the United States Army and the Reserve Officers' Training Corps (ROTC) scholarship recipient (cadet) named herein, with the consent of the parent or guardian if the cadet is under the age of 18, to effect the cadet's participation in the Army Reserve Officers' Training Corps Program. It is hereby agreed by both parties, the United States Army and the Cadet, that the sole purpose of the ROTC scholarship program is to produce officers for the United States Army. Entry into this program is a serious commitment. This commitment must be made with the resolve to attain a commission. If there are any doubts about the prospective cadet's ability or determination to fulfill the terms of this contract, then this contract should not be executed. In consideration of the mutual benefits, which will accrue to the parties hereto by reason of the cadet's participation in the Army ROTC and later service in the United States Army, the parties agree to the terms below.

State of Laboration L	BA A COLLEGE	CONTRACT	The second secon
A STUDENT'S NAME (Last, Fil	st. MI)	D. NAME OF EDUCATIONAL	LINSTITUTION
Davis, Audrey, E.		Embry Riddle Aeronautic	al University
B. SSN	Service of the service of	E. ADDRESS OF EDUCATION NORTHERN ARIZONA	UNIVERSITY
C. DATE OF BIRTH (YYYYMMD	D)	P.O. BOX 6043, FLAG	LITARY SCIENCE STAFF, AZ, 86011-6043
F. DATE EDUCATION COMMENCES (YYYYMMDD) 20180827	G. COMPLETION DATE (YYYYMMDD) 20221212	H. ADDRESS OF RECOR	
I. ACADEMIC MAJOR IN WHICH Aerospace Engineering	DEGREE IS TO BE ATTAINED	2-year accolorship	
J. EXTENDED BENEFITS RECEIVED	K. PERIOD COVERED	L. DATE APPROVED (YYYYMMDD)	M. AUTHORIZED

PART I - AGREEMENT OF THE DEPARTMENT OF ARMY

- 1. <u>DEPARTMENT OF THE ARMY AGREEME</u>NTS In consideration of the agreement in Part II below, the Department of the Army agrees to—
- a. <u>PAY SCHOLARSHIP BENEFI</u>TS Pay for a period of _____3 ___ academic years (provided funds are appropriated by Congress) the following:
 - (1) <u>TUITION AND FEE</u>S. Tuition and educational fees up to an annual amount of \$ and Fees
- (2) <u>BOOKS AND LABORATORY EXPENSES</u>. A flat rate of \$\frac{1,200.00}{\text{,}}\$, which may increase during the period of this contract, will be reimbursed as established on an annual basis by the U.S. Army Cadet Command, for textbooks, and laboratory expenses. This will be payable on the first day of enrollment for all returning or previously enrolled cadets. The flat rate for new award winners will be paid promptly upon completion of the 45-day requirement or upon validation of the scholarship contract whichever is later. (Any items the cadet believes are needed that would exceed this rate must be purchased with other than Army funds.)

PART I - AGREEMENT OF THE DEPARTMENT OF THE ARMY (Continued)

(3) PAYMENT TERMS.

- (a) Scholarship payment for tuitions and fees will be made if the cadet remains actively enrolled as a scholarship student on the 45th day after the start of each academic year. The 45-day waiting period applies only to the first term of each academic year (usually the Fall semester/quarter) The waiting period will not apply to the second semester or to second/third quarters. If the cadet enters into a scholarship contract after the 45th day of the first term of the academic year, he or she is immediately eligible for scholarship benefits payments.
- (b) After the 45-day waiting period, payment for tuition and fees will be made to the beginning of the term, or the date the cadet began the term, whichever is later, provided that this contract is consummated before the end of that term.
- (c) If the educational institution will not defer the payment of tuition and other fees until the 45th day after the start of classes, the cadet is responsible for payment of the tuition and fees. The Army is not obligated to pay any late fee incurred as a result of the cadet's failure to pay the costs of tuition and fees prior to the 45th day.
- b. PAY MONTHLY SUBSISTENCE. Pay a subsistence allowance for participation in the scholarship program for 10 months of any academic year *(or the actual duration of the academic year, whichever is shorter)* at the rate of \$ 420.00 per month for MS I cadets; \$ 420.00 per month for MS II cadets; \$ 420.00 per month for MS IV cadets; and \$ 420.00 for MS V cadets. These rates are generally prescribed by law and implemented by the Secretary of Defense and may change during the period of this contract. Entitlement is not to exceed—
 - (1) 50 months for a 5-year scholarship. (or extended benefits under 4-year scholarship)
 - (2) 40 months for a 4-year scholarship.
 - (3) 30 months for a 3-year scholarship.
 - (4) 20 months for a 2-year scholarship.
- c. <u>PAY FOR ATTENDANCE AT LEADER DEVELOPMENT AND ASSESSMENT COURSE</u> (<u>LDAC</u>). Provide a daily rate of pay, which is prescribed by law for cadets of the United States Military Academy and implemented by the Department of Defense Military Pay and Allowance Entitlements Manual (DODPM), for the period that the cadet attends LDAC.

NOTE: Payment for travel from the cadet's home of record to the school listed above is not authorized under this scholarship contract. (EXCEPTION: The only exception is for four-year, Military Junior Colleges (MJC), and Green-to-Gold scholarship recipients who are paid for one time travel from home of record to school to accept an appointment as a scholarship cadet and to enlist in the USAR Control Group (ROTC)).

- d. PROVIDE TRAINING . Provide the cadet with U.S. Army-sponsored and -funded Reserve Officer Training.
- e. <u>DELAY ACTIVE DUTY FOR GRADUATE/PROFESSIONAL STUDY</u>. The obligated period of active duty this contract requires may be delayed upon commissioning, if the cadet's application for resident graduate or professional study is approved, until completion of the authorized delay.
- f. <u>COMMISSION AS AN OFFICER</u>. Upon satisfactory completion of the academic, military, and all other requirements of the Army ROTC program, a cadet may be appointed as a reserve officer in the Army in the grade of second lieutenant.

- 2. **GENERAL CADET AGREEMENT.** As the ROTC scholarship cadet named above, I hereby agree to do the following:
- a. <u>ENLISTMENT AGREEMENT</u>. As a condition for membership in the Army ROTC Program, I agree to enlist in the Reserve Component of the United States Army (with an assignment to the USAR Control Group (ROTC)) for a period prescribed by the Secretary of the Army.
- b. **ENROLLMENT AGREEMENT.** I agree to enroll in the necessary courses and successfully complete, within the prescribed time, the requirements for the degree in the academic major stated above. I agree to remain enrolled in and successfully complete the ROTC program, including LDAC and all training as prescribed by the Secretary of the Army or his/her designee, as a prerequisite for commissioning.
- c. <u>FULL-TIME STUDENT AGREEMENT</u>. I agree to remain a full-time student in good standing at the educational institution named above until I receive my degree. A full-time student is defined as one enrolled in sufficient academic courses to obtain sophomore, junior, and senior academic status at the end of each appropriate one-academic-year increment for the duration of the scholarship. This includes the required Army ROTC classes, which may be part of or in addition to those courses required for my degree. If I desire to transfer to another institution or take a leave of absence from the continuous performance of this contract, I agree to obtain prior written approval from the Professor of Military Science (*PMS*).
- d. ACADEMIC GRADE POINT AVERAGE AGREEMENT. I agree to maintain, at a minimum, a cumulative academic grade point average of 2.0 on a 4.0 or equivalent scale. This grade point average must also be maintained for each semester or quarter. If I am required by my academic major or by the school I am attending to maintain a higher cumulative and semester or quarter grade point average, I agree to maintain that higher standard until the completion of the academic requirements for my degree. I understand and agree that failure to maintain the minimum academic grade point average may subject me to disenrollment from the ROTC program.
- e. <u>ROTC COURSES GRADE POINT AVERAGE AGREEMENT</u>. I agree to maintain at least a 2.0 on a 4.0 or equivalent scale, cumulative and semester or quarter academic grade point average in all ROTC courses. I understand and agree that failure to maintain the minimum ROTC courses grade point average may subject me to disenrollment from the ROTC program.

f. MEDICAL AND PHYSICAL FITNESS STANDARDS.

- (1) I agree to maintain eligibility for enrollment and retention in ROTC and commissioning, as defined by statute, Army regulation, and this contract, throughout the period of this contract. I agree to meet and maintain the Army Physical Fitness Test (APFT) standard and the screening weight or body fat percentage required by the Army Weight Control Program as required of active duty soldiers each year and prior to attendance at ROTC LDAC. These will be continuous requirements that I must continue to meet until the date that I report to Officer Basic Course (OBC) or a Reserve Component unit and thereafter. Commissioning eligibility standards, including the APFT and Army Weight Control Program standards, are subject to change, and I must keep myself informed of such changes through contact with the PMS. I understand and agree that failure to maintain the weight and physical fitness requirements may subject me to disenrollment from the ROTC program.
- (2) I agree to undergo precommissioning drug and alcohol screening tests, normally administered during LDAC training, or as may otherwise be prescribed by U.S. Army Cadet Command. If the result of any test is positive, I will be subject to disenrollment from the ROTC program.
- (3) I agree to undergo testing for HIV (Human Immunodeficiency Virus) antibody during my precommissioning physical examination; normally during LDAC training or as the U.S. Army Cadet Command may otherwise prescribe. If the result of the testing is confirmed positive, I will be disenrolled from the ROTC program.

g. NURSE CADET AND ARMY MEDICAL SPECIALIST CORPS CADET ADDITIONAL AGREEMENT. I agree, if I am a nurse candidate or a medical specialist corps cadet, to complete a baccalaureate program from an accredited and approved educational institution with an academic and clinical curriculum in English. I also agree to complete my ROTC training requirements by my projected commissioning date and accept, if offered, a commission in the USAR. I further understand that if selected for active duty in the Army Nurse Corps or Army Medical Specialist Corps, I must first pass the professional degree and licensing exam requirements set forth in relevant Army regulations prior to entry on active duty for my particular specialty. If a nurse cadet, I will take the exam not later than 60 days after graduation. If I fail the exam, I must retake it within 120 days after the first exam. If I fail my nurse licensing examination for the second time, I will be branched based on the needs of the Army.

3. ADDITIONAL TERMS AND CONDITIONS. I further understand that-

- a. **DISCLOSURE OF DISQUALIFYING CONDITIONS.** By executing this contract, I represent that I meet all eligibility criteria for contracting in the ROTC Program and commissioning, as defined by statute, Army regulation, and this contract. I represent that I have disclosed or will disclose any and all pre-existing medical conditions and non-medical conditions that would make me ineligible for enrollment in the ROTC program as specified in statute, Army regulation (including but not limited to AR 145-1)s and this contract. If I am ineligible for contracting in ROTC based on a particular medical or non-medical condition, but such ineligibility may be waived, I must obtain an approved waiver before executing this contract. Failure to have disclosed or to disclose any disqualifying condition, including any conditions I should have known about, will subject me to disenrollment from the ROTC program and possible recoupment of scholarship benefits. I certify that I have been notified of the Department of Defense Homosexual Conduct Policy, and I understand that my sexual orientation does not make me ineligible for contracting with the Army. Therefore, nothing in this paragraph requires a disclosure of my sexual orientation in violation of the Department of Defense Homosexual Conduct Policy as addressed in AR 600-20.
- b. NATURE OF DUTIES AND CONSCIENTIOUS OBJECTOR STATUS. My acceptance of the terms and conditions of this agreement signifies my readiness to bear arms, to engage in and support combat operations and to operate and support operations of approved weapons systems. If I at any time apply for and receive conscientious objector status, I will be disenrolled from the program. If conscientious objector status is approved, my failure to complete the service obligation within this contract will result in my disenrollment, at which point I may be required to reimburse the United States Government for advanced educational assistance expended on my behalf.

C. CADET OBLIGATION.

- (1) <u>CADETS</u>. I understand and agree that I will incur an active duty and/or reimbursement obligation after the first day of my MS II year (sophomore year) if I am a three-, four- or five-year scholarship recipient; after the first day of my MS III year (junior year) if I am a two-year scholarship recipient; or after the first day of my MS IV year (senior year) if I am a one-year or less scholarship recipient.
- (2) <u>GREEN-TO-GOLD CADETS</u>. If I was conditionally discharged from the active Army to become a scholarship recipient, I am obligated and may not voluntarily withdraw from the ROTC program from the date of discharge without incurring an active duty or reimbursement obligation.
- (a) If I am an MS I/freshman and I am disenrolled from the ROTC Program for any reason, I may be returned to active duty for the time not served on my original active duty enlistment when I was separated to accept the ROTC scholarship. If I have less than one year remaining on my original active duty enlistment and am not returned to active duty, I may be required to repay scholarship funds expended on my behalf.
- (b) If I am in the ROTC program beyond the MSI/freshman year and am disenrolled, I may be returned to active duty or I may be involuntarily ordered to active duty as stipulated in paragraph 6 of this contract. In case of personal hardship, I may request return to active duty in my enlisted status to serve

out the time remaining on my original active duty enlistment contract instead of the active duty obligation stipulated in paragraph 6 of this contract.

NOTE: If I am a cadet with prior service, I understand that I will be required to serve any unexpired portion of my previous statutory enlistment obligation. The unexpired portion of my previous statutory enlistment obligation runs concurrently with my contractual military service obligation under this contract.

- 4. <u>CADET AGREEMENTS UPON PROGRAM COMPLETION</u>. Upon completion of all requirements for appointment, to include medical qualification, all prescribed military science courses, LDAC and any other training that may be prescribed by the Secretary of the Army or his or her designee, I agree to, as prescribed by the Secretary of the Army, complete the following requirements:
- a. ACCEPTANCE OF APPOINTMENT. I agree to accept an appointment, if offered, as a commissioned officer in the USAR or ARNGUS, in accordance with governing Army regulations. I understand that upon appointment, I will incur a total military service obligation not to exceed eight (8) years and cannot resign such appointment before completion; however, this obligation may be met in a variety of ways as outlined below. I further understand that active duty service may include worldwide assignment and assignment that involves combat or exposure to nuclear, chemical, or biological weapons.
- (1) <u>ACTIVE DUTY ASSIGNMENT</u>. Serve up to 4 years on active duty as a commissioned officer in the U.S. Army or for a period as prescribed by relevant Army regulations based on the needs of the Army, followed by service in the Reserve Component as set forth in relevant Army regulations, until the remainder of my eight-year contractual military service obligation has been served.
- (2) RESERVE COMPONENT DUTY ASSIGNMENT. Serve a short period of active duty or active duty training if appointed for duty in a Reserve Component. If I am not selected for extended active duty, I will complete an officer's basic course for branch qualification. This will be followed by service in a Reserve Component Unit (ARNGUS or USAR), which has Monthly Unit Training Assemblies and an annual training period of approximately two weeks until the remainder of my contractual military service obligation has been served.
- (3) <u>UNAVAILABILITY OF TROOP PROGRAM UNIT ASSIGNMENT</u>. If I am fulfilling my obligation through Reserve Component duty and an appropriate troop program unit assignment is not available or becomes unavailable in either the U.S. Army Reserve or the Army National Guard of the United States, I agree to participate as a member of the Individual Mobilization Augmentee (*IMA*) program by serving at least twelve (12) days, excluding travel time, on annual training each fiscal year as directed by the Human Resources Command St. Louis (HRC-St Louis). If it is determined that neither an appropriate unit nor an IMA assignment is available, I agree to participate as a member of the Individual Ready Reserve (*IRR*) by serving up to twelve (12) days of training each fiscal year until such time as an appropriate unit or IMA assignment becomes available or until the expiration of my contractual military service obligation. I may be required to travel the distance specified in Army regulations to fulfill my contractual military service obligation.
- (4) THE ARMY NATIONAL GUARD COMBAT REFORM INITIATIVE (ANGCRI). If I am offered the opportunity to participate in the Army National Guard Combat Reform Initiative (ANGCRI), I understand and agree that in return for participation in the ANGCRI program, I will serve my remaining service obligation in an Army National Guard unit, in lieu of completing my active duty service obligation, including mandatory service requirements as prescribed by Federal statute, Army regulation, and my ROTC contract. Furthermore, if I voluntarily, or because of misconduct, fail to complete my obligated Reserve service in an Army National Guard unit, the Army may require me to return to active duty to complete the remainder of my service obligation or the Army may seek recoupment against me.
- b. APPLICATION FOR RESERVE COMPONENT DUTY ASSIGNMENT. I understand that I may apply for a Reserve Component appointment and request service on active duty or service with a Reserve Component Unit (ARNGUS or USAR) at my discretion. However, my selection for the appointment and service shall be determined according to the needs of the Army at the time that my requested appointment is considered. Further, specific career field choices and branch assignments cannot be guaranteed but will be made according to the needs of the Army no earlier than 12 months before commissioning.

- c. If granted scholarship benefits beyond four years, I am obligated to serve an additional period of active duty equivalent to any scholarship entitlements extended beyond four years, e.g., six months for each additional semester of financial assistance granted (or four months for each additional quarter of financial assistance granted).
- 5. <u>TERMS OF DISENROLLMENT</u>. I understand and agree that once I become obligated and I am disenrolled from the ROTC program for breach of contractual terms or any other disenrollment criteria established now or in the future by Army regulations (which include, but are not limited to, AR 145-1) incorporated herein by reference, I am subject to the terms in paragraphs 5a through 5e below--
- a. LAGREE TO SERVE ON ENLISTED ACTIVE DUTY. Under the terms of this contract, the Secretary of the Army or his or her designee, may order me to active duty as an enlisted soldier, if I am qualified, for a period of not more than four (4) years if I fail to complete the ROTC program. If I am disenrolled after the point of obligation, I may be ordered to active duty for one of the periods listed in paragraph 6 below based upon the year during which my disenrollment was initiated;
- b. LAGREE TO REIMBURSE THE UNITED STATES GOVERNMENT. If I am offered the opportunity to repay my advanced educational assistance in lieu of being ordered to active duty, I will be required to reimburse the United States government through repayment of an amount of money, plus interest, equal to the entire amount of financial assistance (to include tuition, educational fees, books, laboratory expenses, and supplies), paid by the United States for my advanced education from the commencement of this contractual agreement to the date of my disenrollment or refusal to accept a commission. This amount includes any financial assistance I may have received prior to my obligation point. I agree that any money I am determined to owe to the United States shall bear interest at the rate equal to the highest rate being paid by the United States on securities having maturity dates of ninety days or less and shall accrue from the day that I am first notified of the amount I owe to the United States as reimbursement under this contract. I understand that I may be deemed to have failed to comply with the terms and conditions of this contract (breach of contract) regardless of whether I knew that the failure violated the contract and regardless of whether the failure was the result of an act or omission on my part made with a specific intent to avoid responsibilities under the contract.
- c. FAILURE TO COMPLETE REQUIRED SERVICE OBLIGATION. I understand and agree that if I voluntarily or because of misconduct fail to begin or fail to complete any period of active duty or duty in a reserve status not on active duty that I have incurred under this contract whether as an officer or an enlisted soldier, I will be required to reimburse the United States an amount of money, plus interest, that is equal to or bears the same ratio to the total cost of the financial assistance provided to me by the United States as the unserved portion of such duty bears to the total period of such duty I was obligated to serve.
- d. <u>I AGREE THAT PENDING DISCHARGE FROM ROTC. I MAY NOT ENLIST</u>. I may not enlist in the active Army, another military service, or in a military service academy while I am a contracted ROTC cadet unless I am properly released from my ROTC cadet status.
- e. <u>I AGREE THAT ANY OBLIGATION TO REIMBURSE WILL NOT BE ALTERED BY SUBSEQUENT ENLISTED DUTY</u>. If I am disenrolled from ROTC, I understand the Secretary of the Army, or his or her designee, retains the prerogative to either order me to active duty or order monetary repayment of my scholarship benefits. Therefore, if I am required to repay my advanced educational assistance under the terms of this contract, my subsequent enlistment in an Armed Service will not relieve me from my repayment obligation.
- 6. **ENLISTED ACTIVE DUTY SERVICE OBLIGATIONS.** If I am called to active duty for breach of contract under the provisions of paragraph 5, above, I will be ordered to active duty for one of the periods listed below, based upon the year during which the breach occurs
 - a. During MS II, 2 years;
 - b. During MS III, 3 years;

- c. During MS IV, 4 years;
- d. After completion of MS IV, 4 years if I was a 2, 3, or 4-year scholarship recipient;
- e. Scholarship recipients who are granted extended scholarship benefits beyond 4 years incur an additional active duty service obligation equivalent to the length of the extended period of scholarship benefits.
- f. Any unexpired portion of my enlistment obligation remaining after such active duty must be served in a Reserve Component.
- 7. LEAVE OF ABSENCE, SUSPENSION OR TERMINATION OF SCHOLARSHIP BENEFITS. If my scholarship benefits are temporarily inactivated by a leave of absence or administrative suspension, or are terminated due to my failure to meet academic or military retention standards for scholarship cadets, as prescribed by law, Army regulation, or this contract; I will not be relieved of my obligation to the U.S. Army and my obligations under this contract remain in effect. If my ROTC scholarship contract is terminated for any reason, but I am qualified and am allowed to remain in the ROTC program as a nonscholarship cadet, I understand that I will not be required to reimburse the United States for any financial assistance I received provided that I successfully completed the ROTC program and all of the active duty and duty in a reserve status not on active duty for which I am obligated under the provisions of this scholarship contract.
- 8. <u>RELEASE FROM OBLIGATIONS</u>. I understand that the Secretary of the Army or his/her designee may at any time release me without notice from the obligations under this contract and disenroll me from the ROTC Program without further benefits hereunder if, in the opinion of the Secretary of the Army or his or her designee, it is in the best interest of the Army.
- 9. COMPLIANCE WITH AND CHANGES IN ELIGIBILITY REQUIREMENTS. I acknowledge that I have discussed the eligibility requirements pertaining to enrollment in ROTC, enlistment in the USAR or ARNG, and accepting a commission as an officer, with the PMS or other designated and authorized ROTC cadre member, and that I understand these requirements. I realize that these requirements may change in the future. I agree to keep myself apprised of all changes in requirements and to maintain my eligibility to participate in ROTC at all times in the future. I also agree to inform the PMS of any change in my eligibility (medical and non-medical) based on current or revised requirements as soon as I know or should have known of a change in my eligibility status. Failure to so advise the PMS may result in disenrollment. Nothing in this paragraph requires a disclosure in violation of the Department of Defense Homosexual Conduct Policy as addressed in AR 600-20.
- 10. **DECLARATION OF BANKRUPTCY.** I understand that the cost of my education under this program is, for all purposes, a debt owed to the United States and entered into voluntarily on my part which, under the provisions of Title 10, United States Code, Section 2005, Subsection (d), may not voluntarily be discharged by my declaration of bankruptcy if less than five (5) years after the last day of the specified period of active duty.
- 11. ORDER TO ACTIVE DUTY IN THE EVENT OF A WAR. I understand that either as an enlisted member or as a commissioned officer in the Reserve Component of the Army of the United States or upon my transfer or assignment thereto, I may be ordered to active duty without my consent in the event of a war, a national emergency declared by Congress or the President, an order of the Selected Reserve to active duty authorized by the President, and as otherwise authorized by law, such call to active duty could be for the duration of a war or any period of time authorized by law.
- 12. <u>COMPLETE AGREEMENT AND SEVERABILITY</u>. I understand the provisions in the contract contain the only binding promises by and to both parties. This agreement controls over any conflicting advice or information that I may have received orally or in writing from Cadet Command, my PMS, other cadre, cadets or others regarding my obligations and agreements to the Army. If any provision within this agreement is determined to be invalid or unenforceable by a court of law, the remaining terms and agreements remain in full force and effect.

13. I certify that I am the applicant's parent or legal is correct. 14. I consent to applicant's enrollment in the ROT. 15. I have read and thoroughly understand the above enrolled, including all statutes, directives, and regulapplicant's service and to any wages or compensate subject to all of the requirements and lawful comments the applicant, and I certify that no promise of any key to duty or appointment as an officer as an inducement. Q. SIGNATURE OF PARENT OR GUARDIAN R. SIGNATURE OF PARENT OR GUARDIAN PART IV - CONFIRMATION OF EN (And of Enrollment in the Enrollment in the Enrollment).	I years of age at time of contracting in the all guardian, and that the applicant's of and to enlistment in the USAR. To and to enlistment in the USAR.	THE U.S. ARMY RESERVE ROTC program) date of birth as shown above in the applicant is being if relinquish all claims to that the applicant will be me to time be placed over g the applicant's assignment.
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16. On the basis of the above executed contract (Papplicant's selection for the award of the financial at the executed consent of the parent or guardian (Papplicant as a cadet in the ROTC enrollment in item T.	assistance indicated (Part I), and art III) if applicable, I have selected	T. EFFECTIVE DATE OF ENROLLMENT (YYYYMMDD) 20191021
PART V - FOR T	HE SECRETARY OF THE ARMY	
NAME OF ROTC CONTRACTING OFFICIAL (Print or Type)	Selfant Schmidtent Cypton, Phys.	W. DATE (YYYYMMDD)
MOTHY EMILE SARTORI, LTC, AV, Professor of Mili	itary Science	
SIGNATURE OF ROJE OFFICIAL Y	naly science	20191021

Orders

DEPARTMENT OF THE ARMY HEADQUARTERS, UNITED STATES ARMY CADET COMMAND AND FORT KNOX 1ST CAVALRY REGIMENT ROAD

FORT KNOX, KY 40121-5123

ORDERS: CC-1148-00014

DAVIS AUDREY NORTHERN ARIZONA UNIVERSITY (SA) NAU BOX 6043 BLDG 47A 1415 S. SAN FRANCISCO ST FLAGSTAFF AZ 86011-0000

USACC-AFS

CDT

USAR CONTROL GROUP (ROTC)

28 MAY 2021

YOU ARE ORDERED TO ACTIVE DUTY FOR TRAINING (ADT) FOR PROFESSIONAL DEVELOPMENT FOR THE PERIOD SHOWN. ON COMPLETION OF THE PERIOD OF ADT, UNLESS SOONER RELEASED OR EXTENDED BY PROPER AUTHORITY, YOU WILL RETURN TO THE PLACE WHERE YOU ENTERED ADT.

PERIOD: 38 DAYS PLUS ALLOWABLE TRAVEL TIME REPORT TO: WOMTT4 ROTC SUMMER TRAINING FT KNOX COPPLE CENTER, BLDG 6590. FT KNOX KY 40121-0000

REPORT DATE/TIME: 02 JUL 2021 END DATE/TIME: 08 AUG 2021

ATTACHED TO: WOMTT4 ROTC SUMMER TRAINING FT KNOX COPPLE CENTER, BLDG 6590. FT KNOX KY 40121-0000

PURPOSE: ADT FOR PROFESSIONAL DEVELOPMENT (CLC)

ADDITIONAL INSTRUCTIONS: THIS ORDER DOES NOT CONSTITUTE AUTHORITY TO TRAVEL. AN AUTHORIZATION MUST BE COMPLETED WITHIN THE DTS PRIOR TO TRAVEL. ENSURE TRAVEL AUTHORIZATIONS INCLUDE ALL ESTIMATED MILEAGE AND NON-MILEAGE EXPENSES. SCAN OR FAX THIS ORDER INTO THE RECEIPTS AREA IN DTS (SELECT EXPENSES>SUBSTANTIATING RECORDS). GOVERNENT MEALS, LODGING, AND TRANSPORTATION ARE DIRECTED. INITIAL OR RETURN TRAVEL FOR A CADET WHOSE TRAVEL ORIGINATES FROM A ROTC INSTITUTION OR HOR OUTSIDE OF THE CONTINENTAL UNITED STATES (OCONUS) IS DIRECTED BY GTR FURNISHED BY THE TRANSPORTATION OFFICER AT THE AERIAL PORT OF EMBARKATION. IF GOVERNMENT FURNISHED TRANSPORTATION IS NOT AVAILABLE FROM AN OVERSEAS LOCATION, A STATEMENT TO THIS EFFECT MUST BE OBTAINED FROM THE APPROPRIATE TRANSPORTATION OFFICER, IF POV IS AUTHORIZED, REIMBURSEMENT IS LIMITED TO CONSTRUCTIVE COST OF GTR. CADET MUST HAVE PICTURE IDENTIFICATION IN HIS/HER POSSESSION AT ALL TIMES. IF A COMMON ACCESS CARD (CAC) HAS NOT BEEN ISSUED, A VALID DRIVERS LICENSE OR PICTURE IDENTIFICATION IS REQUIRED. LODGING AND SUBSISTENCE WILL BE FURNISHED AT NO EXPENSE TO THE CADET EXCEPT AS REQUIRED BY DODFM, PARAGRAPH 580103C. CADET MUST FILE DTS VOUCHER WITHIN FIVE DAYS OF COMPLETING TRAVEL. THE APPROPRIATE DTS ENTRY AGENT WILL GATHER ANY RECEIPTS FOR REIMBURSEMENT, UPLOAD THEM INTO DTS, AND FILE THE VOUCHER USING DTS. TRAVEL WILL BE BILLED TO A CENTRALLY BILLED ACCOUNT (CBA). TWO CHECKED BAGS, NTE 50 LBS EACH, ARE AUTHORIZED.

FOR ARMY USE:

AUTHORITY: SECTIONS 672(D) AND 683(A)(1), TITLE 10, USC FOR ADT WITH PAY, PAY ONLY IF CPDT IS AT LEAST 4 WEEKS DURATION TO INCLUDE SUCCESSIVE PERIODS OF CPDT AT MULTIPLE SITES ACCT CLAS: 21Z2010000057013016X5600017019

PPN: N/A COMP: USAR SEX: F DOR: N/A TYTR: N/A SECCLR: SECRET PEBD: N/A HOR: N/A TAC: N/A

FORMAT: 260

USACC OFFICIAL SULA L. IRISH COL, GS

DEPUTY CHIEF OF STAFF, G1

DISTRIBUTION: 1 SOLDIER 1 ROTC SUMMER TRAINING FT KNOX COPPLE CENTER, BLDG 6590. FT KNOX KY 40121-0000

DEPARTMENT OF THE ARMY HEADQUARTERS, UNITED STATES ARMY CADET COMMAND AND FORT KNOX 1ST CAVALRY REGIMENT ROAD FORT KNOX, KY 40121-5123

USACC-AFS

ORDERS: CC-1168-00055

17 JUN 2021

DAVIS AUDREY E
NORTHERN ARIZONA UNIVERSITY (SA)
NAU BOX 6043 BLDG 47A
1415 S. SAN FRANCISCO ST
FLAGSTAFF AZ 86011-0000

USAR CONTROL GROUP (ROTC)

YOU ARE ORDERED TO ACTIVE DUTY FOR TRAINING (ADT) FOR PROFESSIONAL DEVELOPMENT FOR THE PERIOD SHOWN. ON COMPLETION OF THE PERIOD OF ADT, UNLESS SOONER RELEASED OR EXTENDED BY PROPER AUTHORITY, YOU WILL RETURN TO THE PLACE WHERE YOU ENTERED ADT.

PERIOD: 28 DAYS PLUS ALLOWABLE TRAVEL TIME
REPORT TO: W6CRAA FT BENNING, GA FT BENNING FT BENNING GA 31905-0000
REPORT DATE/TIME: 09 AUG 2021
END DATE/TIME: 05 SEP 2021
ATTACHED TO: W6CRAA FT BENNING, GA FT BENNING FT BENNING GA 31905-0000
PURPOSE: ADT FOR PROFESSIONAL DEVELOPMENT (CTLTFBGA)

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DOR: N/A PPN: N/A COMP: USAR SEX: F TYTR: N/A SECCLR: SECRET PEBD: N/A HOR: N/A

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1 PT BENNING, GA PT BENNING PT BENNING GA 31905-0000